UNITED STATES DISTRICT COUR'SOUTHERN DISTRICT OF NEW YO		USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED: 3/13/2020
In re:	:	
SCORPION FITNESS, INC. et al.,	:	20 Civ. 2198 (LGS)
De	ebtors :	ORDER
	:	
SCORPION FITNESS, INC. AND	CORPION :	
VENTURES, LLC.	aintiffs. :	
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LORNA G. SCHOFIELD, District Judge:

WHEREAS, on March 11, 2020, Debtor filed a motion requesting a 21-day extension to appeal the appointment of the Chapter 11 Trustee. ECF 1;

WHEREAS, this case is to be referred to the Bankruptcy Court pursuant to the accompanying Standing Order. It is hereby

ORDERED that by **April 13, 2020**, the United States Trustee and Debtors shall fil a joint letter stating whether or not bankruptcy proceedings are under way.

The Clerk of Court is respectfully directed to ensure the successful transfer of this case to the Bankruptcy Court for the Southern District of New York.

Dated: March 13, 2020

New York, New York

LORNA G. SCHOFIELD
UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK The Matter of: Standing Order of Reference Re: Title 11 COCURT SIECTRONICALLY FILED DOCK DATE FILED: 2:1:2013 MISC 0 0 3 2 STANDING ORDER OF REFERENCE MIGGINARY OF REFERENCE

Pursuant to 28 U.S.C. Section 157(a) any or all cases under title 11 and any or all proceedings arising under title 11 or arising in or related to a case under title 11 are referred to the bankruptcy judges for this district.

If a bankruptcy judge or district judge determines that entry of a final order or judgment by a bankruptcy judge would not be consistent with Article III of the United States Constitution in a particular proceeding referred under this order and determined to be a core matter, the bankruptcy judge shall, unless otherwise ordered by the district court, hear the proceeding and submit proposed findings of fact and conclusions of law to the district court. The district court may treat any order of the bankruptcy court as proposed findings of fact and conclusions of law in the event the district court concludes that the bankruptcy judge could not have entered a final order or judgment consistent with Article III of the United States Constitution.

SO ORDERED.

Loretta A. Preska Chief Judge

Dated:

New York, New York January 31, 2012